

RESOLUTION NO. 09-2020-1

WHEREAS, since our last Whiteside County Board meeting, we have been informed of the passing of James V. Britt Sr., husband of our esteemed colleague, Mrs. Sue Britt and;

WHEREAS, the news of Mr. Britt's passing grieves us, recognizing his death brings a deep and abiding sorrow to Mrs. Britt and her family and;

WHEREAS, we, the members of the Whiteside County Board, with sincerity and respect, wish to condole Mrs. Britt and her family in their hour of bereavement;

NOW, THEREFORE BE IT RESOLVED, that the Board's deepest sympathies, memorialized by this Resolution, be conveyed to Mrs. Britt and her family.

Passed and adopted this 15th day of September, A.D. 2020.

WHITESIDE COUNTY, ILLINOIS BOARD

James Duffy, Chair

ATTEST:

Dana Nelson, County Clerk

RESOLUTION NO. 09-2020-2

WE, THE MEMBERS OF THE WHITESIDE COUNTY BOARD, having learned of the death of our esteemed colleague, *Mr. William Milby* are saddened by his passing; and,

WHEREAS, *Mr. Milby's* passing leaves a legacy of conscientious service characterized by a fervent desire to make decisions supporting and affirming the common good; and,

WHEREAS, *Mr. Milby's* legacy includes, first and foremost, a loving family experiencing heartfelt loss during their hour of bereavement.

NOW, THEREFORE, BE IT RESOLVED, the Whiteside County (IL) Board wishes to condole the Milby family in their hour of grief and bereavement by remembering and honoring the contributions made by William Milby during his 14 year tenure of County service.

BE IT FURTHER RESOLVED, that the Chair of the Whiteside County Board present an original resolution of condolence to the Milby family.

Passed and adopted this 15th day of September, A.D. 2020

WHITESIDE COUNTY, ILLINOIS BOARD

ATTEST:

James Duffy, Chairman

Dana Nelson, County Clerk

STATE OF ILLINOIS)
)
WHITESIDE COUNTY)

WHITESIDE COUNTY PLANNING AND ZONING COMMISSION
MINUTES OF THE AUGUST 20, 2020 MEETING

A meeting was held by the Whiteside County Planning and Zoning Commission on August 20, 2020 at 6:30 p.m. in the County Board Room of the Law Enforcement Center, Morrison, Illinois. The Meeting was called to order by the Chairman, Jerry Ratajczak. The Chair led those present in the Pledge of Allegiance.

Commission Members present were Jerry Ratajczak, Marcia Widolff, Paul Ahrens, Mark VonHolten and Tom Witmer. Absent were Breann Popkin and Virginia Ray. Others present were Doug Wetzell of the County Board; Steven Bearsley, Petitioners; Suzan Stickle, Zoning Officer/Secretary to the Commission and Heather Lindstrom, Recording Secretary.

MINUTES:

Tom Witmer moved that the minutes of the July 16, 2020, meeting be approved as printed. Paul Ahrens seconded. Motion carried 5 to 0.

CASE #737, ReZone B-2 (general commercial district) to R-2 (single & two family residence district)- Steven Bearsley, 13690 Lincoln Road, Morrison

The Chair called Case #737 as filed with the Building and Zoning Office. He noted that the representative of the petitioner was present. The Secretary verified the receipt of the Certificate of Publication as required by State Statute. She also verified that all neighboring property owners required to be notified per State Statute had been by Certified Mail. The Chair declared the public hearing open.

TESTIMONY UNDER OATH: Steven Bearsley stated that he would like to change his property from commercial to residential for himself and his children. It has everything needed to make it into a home. He stated he no longer uses it as a recording studio. He has owned the building for 7 years and ran a recording studio, which was all audio recordings. He has since given up the business and went to work at another job but would like to use the former studio as a residence.

OBJECTIONS UNDER OATH: No Objectors

WRITTEN COMMUNICATIONS: City of Morrison City Council Official Proceedings for April 13, 2020.

FINDINGS OF FACT:

Having heard all available testimony and written communications, both for and against the petition. Paul Ahrens moved that the Planning and Zoning Commission go into a public Findings of Fact session for Case #737. Tom Witmer seconded. The motion passed. During the Findings of Fact Session, discussion by the Planning and Zoning Commission produced the following findings:

1. The hearing was properly published in the Clinton Herald and adjoining property owners were properly notified by Certified Mail. Statutory requirements were met for conducting a hearing on this matter.
2. All parties present at the hearing, whether for or against the petition noted previously, were afforded an opportunity to present evidence.
3. The existing uses of land in the general area of the site being considered for rezoning are single family residential to the south, east and west and agricultural to the north.
4. The existing zoning classifications of land in the general area around the site proposed to be rezoned are A-1 Agricultural District, B-2 General Commercial District and R-2 One and Two Family Residence District.
5. The site being considered for rezoning is currently zoned B-2 General Commercial District and is currently

used for commercial purposes.

6. The uses permitted in the B-2 General Commercial District are compatible with being located in an agricultural and single family residential area. The site being zoned B-2 General Commercial District does not make the site totally unusable, there are permitted uses and special uses, if approved, that would be viable uses for this site.
7. If the site is rezoned to R-2 One and Two Family Residence District, all of the permitted uses of the district will be suitable for the single family residential uses in the area. The petitioner has stated his intention to convert the structure for residential use.
8. The site has been used for multiple commercial uses over the years; the zoning has not created an issue of vacancy or non-use.
9. There has been residential development activity in the area since this area was zoned B-2 General Commercial District.
10. The proposed permitted uses in the R-2 One and Two Family Residence District will benefit the property owner by allowing him to utilize the structure as a residence. The proposed permitted uses are good for the public and neighboring property owners by having consistent zoning on the north, northeast side of Lincoln Road by keeping the residential character of the area intact. The proposed permitted uses of the R-2 District are definitely compatible with the residential and agricultural uses in the area. Although the previous commercial uses did not seem to disrupt the residential character of the area, rezoning will solidify the types of development that could occur and will be compatible with the current residential and agricultural uses.
11. There should not be substantial injury to the property values in the area as the proposed rezoning would allow for permitted uses that are all compatible with the residential and agricultural uses in the area.
12. The present zoning of this site as B-2 General Commercial District does not greatly reduce the value of the site itself as there are many permitted uses that are viable for this site. The present zoning reduces the uses for the petitioner seeking the rezoning as he wishes to utilize the site for a residence that is not a permitted use in the B-2 General Commercial District. This only potentially reduces the value of the site for the petitioner.
13. The site lies within the 1.5 mile planning jurisdiction of the City of Morrison. The City of Morrison has reviewed the request for rezoning and does not object to the proposed request to rezone to the R-2 One and Two Family Residence District

L.E.S.A. Report:

A L.E.S.A. was not required for this site as it had previously been developed as a commercial use.

Comprehensive Plan:

The comprehensive plan future land use map shows the future land use of this site as Rural Transition. The permitted uses in the proposed rezoning to the R-2 One and Two Family Residence District are compatible with Rural Transition. Rezoning this site to R-2 One and Two Family Residence District is in compliance with the intent of the Comprehensive Plan.

Comments:

When evaluating whether or not to rezone a property, all permitted uses within that zoning district must be considered as a possible use. In the evaluation of a rezoning request, consideration must be given to the compliance of the request with the intent of the Zoning, Planning and Development Ordinance and the intent of the Comprehensive Plan.

DECISION OF THE COMMISSION:

Mark VonHolten moved that the Findings of Fact session be closed. Paul Ahrens seconded. The motion passed. Marcia Widolff moved that the Whiteside County Planning and Zoning Commission recommend to the Whiteside County Board that the petition of Case #737, Steven M. Bearsley, 13690 Lincoln Road, Morrison, requesting a

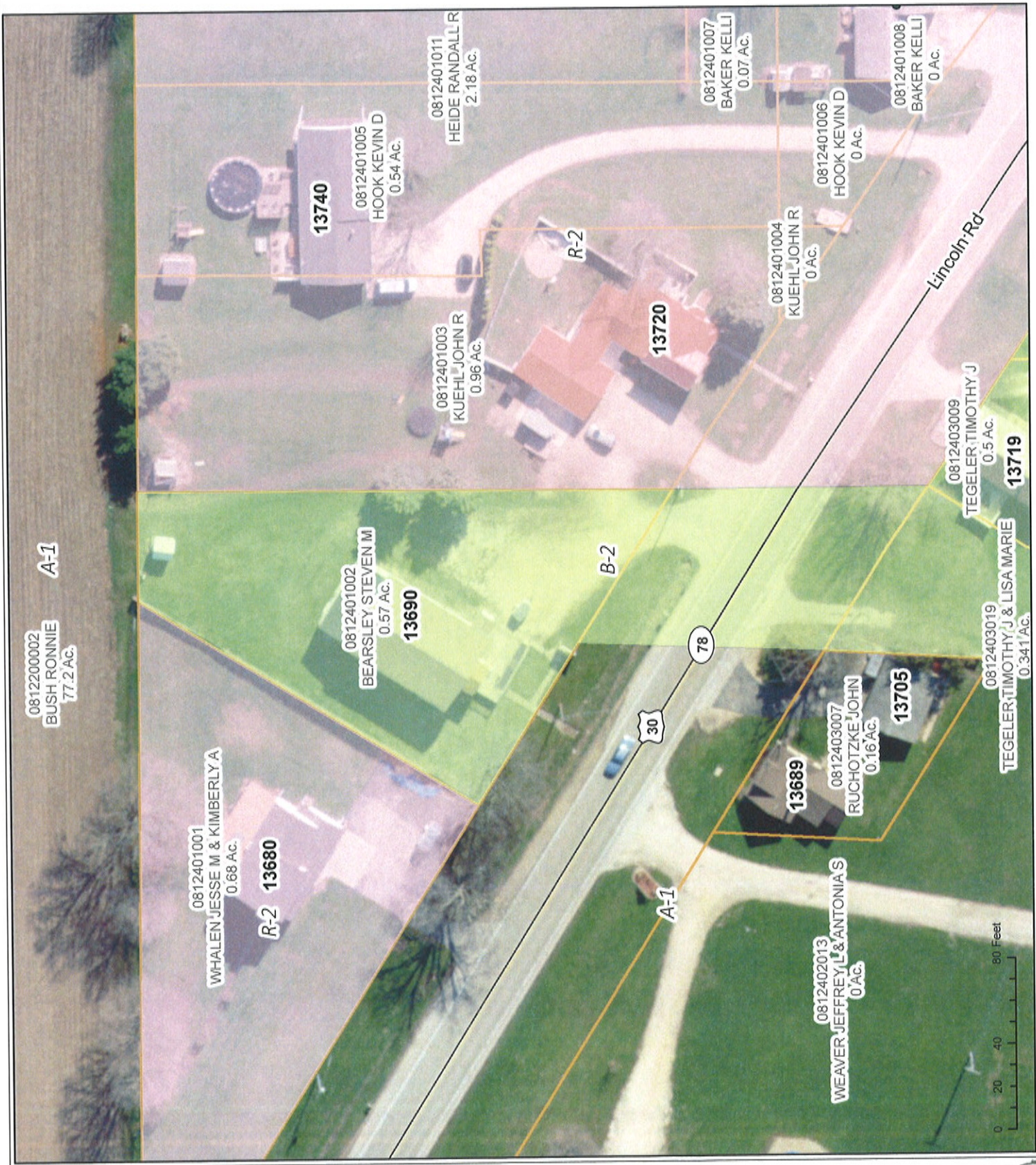
rezoning from B-2 General Commercial District to R-2 One and Two Family Residence District be approved. Tom Witmer seconded. On a roll call vote, Mr. Ahrens, Mr. Witmer, Mrs. Widolff, Mr. VonHolten and Mr. Ratajczak voted yes. The Chair declared the motion carried on a 5 to 0 vote.

OLD BUSINESS: No old business.

NEW BUSINESS: No meeting in September.

ADJOURNMENT:

Mark VonHolten moved the Meeting be adjourned. Marcia Widolff seconded. The motion passed. The Planning and Zoning Commission Meeting was adjourned at 6:48 P.M.



Legend

- Site Address Points
- Road Centerlines

Zoning District

- A-1
- B-2
- R-2

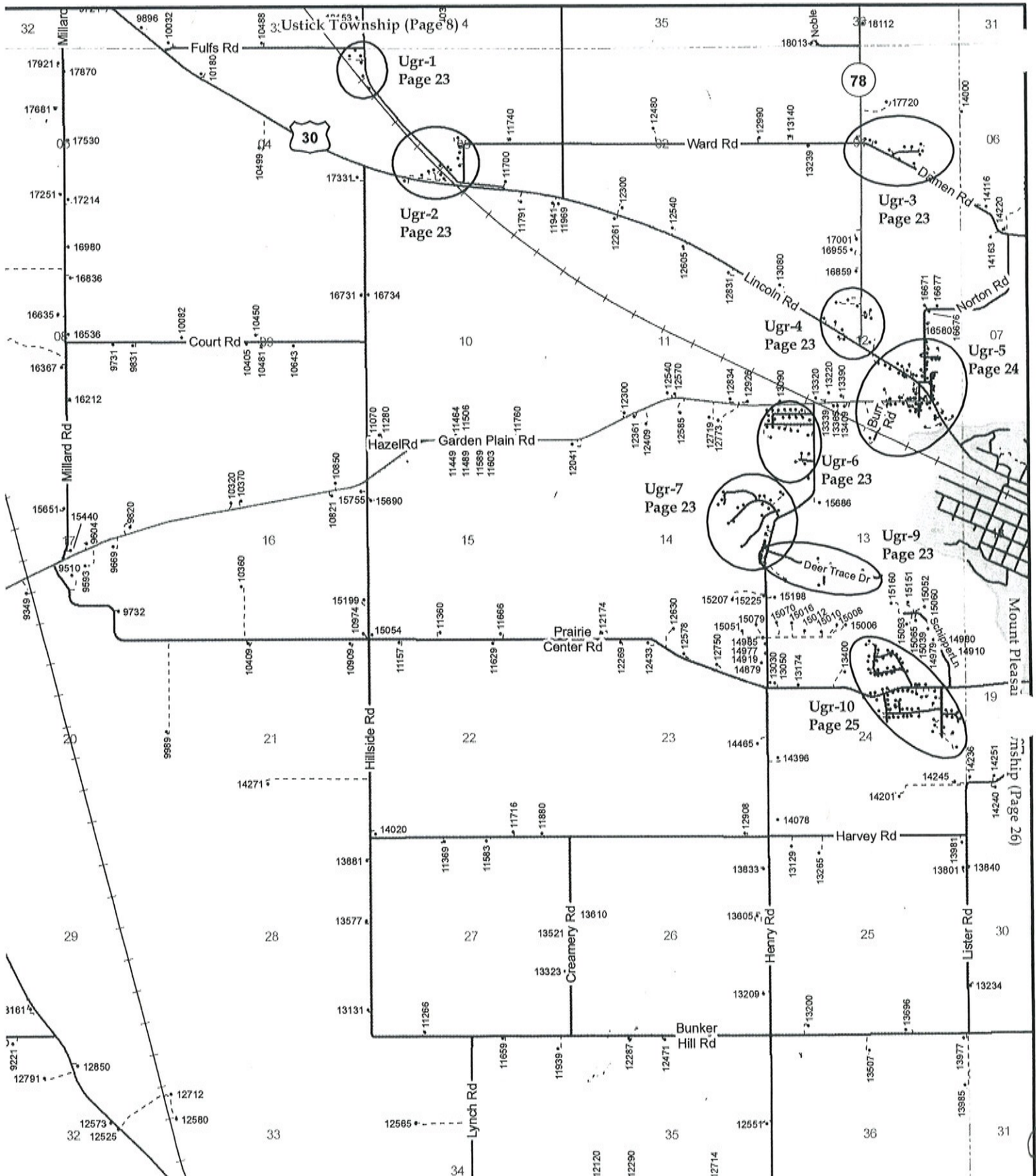
Zoning Classification

- Easements
- Tax Parcels

These maps have been drawn for planning & zoning purposes only. No liability is assumed by Whiteside County for their use by any person(s)



UNION GROVE-T21N R04E



STATE OF ILLINOIS
COUNTY OF WHITESIDE
CITY OF MORRISON
OFFICIAL PROCEEDINGS

April 13, 2020

The Morrison City Council met in Regular Session on April 13, 2020 at 7:00 p.m. in the Morrison Community Room, 307 S Madison St., Morrison, IL. Mayor Everett Pannier called the meeting to order. City Administrator Barry Dykhuizen recorded the minutes.

Aldermen present on roll call were: Mick Welding (joined remotely), Josh West, Vern Tervelt, Kevin Bruckner Jr., Dale Eizenga, Ken Mahaffey, Harvey Zuidema and Arlyn Deets (joined remotely).

Other City officials present were City Administrator Barry Dykhuizen, Police Chief Brian Melton, Public Services Director Lori Matlack and City Treasurer John Prange (joined remotely).

There was no Public Comment.

Alderman Mahaffey moved to approve the Consent Agenda consisting of the following: March 23, 2020 Regular Session Minutes; Bills Payable; ADA audit (internal), Ordinance #20-05 providing a variance to the Zoning Code, Approval of the Bearsley zoning request, Insurance renewal Blue Cross Blue Shield and Hopkins Auditor for FY21; seconded by Alderman Eizenga. On a roll call vote of 8 ayes (Tervelt, Bruckner, Eizenga, Mahaffey, Zuidema, Welding, West, Deets) and 0 nays, the motion carried.

Items for Consideration & Possible Action:

- 1) Alvarado Sports Complex Restroom Improvements. Alderman Tervelt moved to table action on the quote pending review of alternative solutions, seconded by Alderman Mahaffey. On a roll call of 8 ayes (Eizenga, Mahaffey, Zuidema, Welding, West, Tervelt, Bruckner, Deets) and 0 nays, the motion carried.
- 2) Main street project postpone to 2021. Alderman West moved to postpone the Main Street Improvement until 2021, seconded by Alderman Bruckner. On a roll call vote of 8 ayes (Zuidema, Welding, West, Tervelt, Bruckner, Eizenga, Mahaffey, Deets) and 0 nays, the motion carried.
- 3) Preliminary FY21 budget approval. Alderman Eizenga moved to approve the FY21 Preliminary Budget, seconded by Alderman Mahaffey. On a roll call vote of 8 ayes (Bruckner, Eizenga, Mahaffey, Zuidema, Welding, West, Tervelt, Deets) and 0 nays, the motion carried.

Other Items for Consideration, Discussion & Information:

- 1) Gaming Ordinance amendment for increased gaming. Mayor Pannier presented a draft ordinance that would allow for increased gaming opportunities for local businesses. The council will continue to evaluate the draft ordinance.

With no additional business to discuss, Alderman Mahaffey moved to adjourn the meeting, seconded by Alderman Zuidema. Meeting adjourned at 8:30 p.m.

Approved:

Kimball Ewoldsen
Acting City Clerk

Kim Ewoldsen, Acting City Clerk

Everett Pannier 5/13/20

Everett Pannier, Mayor

IN THE MATTER OF THE PETITION

OF

Steven M. Bearsley)
)
13690 Lincoln Road)
)
Morrison, Illinois 61270)

REPORT OF RECOMMENDATIONS
OF THE PLANNING AND
ZONING COMMISSION
(petition for re-classification)

CASE # 737

Pursuant to Chapter 39, Division 2, Sec. 39-145 (Amendments to Maps) of the Whiteside County Zoning, Planning and Development Ordinance and Chapter 6, Section 6.3 of the Whiteside County Comprehensive Plan, a hearing was held by the Planning and Zoning Commission at the Whiteside County Law Enforcement Center, County Board Room, 400 N. Cherry, Morrison, Illinois on July 16, 2020,

on the Petition of Steven M. Bearsley, 13690 Lincoln Road, Morrison, Illinois praying that the following described real estate:

Lot 12 situated in the Northwest Quarter of the Southeast Quarter of Section 12, Township 21 North, Range 4 East of the 4th P.M., Whiteside County, Illinois, as same is located and disclosed on survey prepared by S.Sears under date of April 4,1873 and filed for record in the Recorder's Office of Whiteside County, Illinois, in Book 3 of Plats, page 17; EXCEPTING therefrom the following described tract: Beginning at the point of intersection of the North line of said Lot 12 and the Northerly right-of-way line of U.S. route 30; thence South 89°49'19" East (assumed bearings), along the said North line of Lot 12, a distance of 359.73 feet; thence South 31°35'50" West, 188.85 feet to the said Northerly right-of-way line; thence North 58°09'19" West, along the said Northerly right-of-way line, a distance of 306.99 feet to the point of beginning,

be re-classified from the B-2 General Commercial District to the R-2 Single and Two Family Residence District.

And it appearing to this Commission that:

1. due and proper notice as provided by law has been given and proof of such notice filed with this Commission; and
2. it further appearing that no protest written or otherwise was filed with the County Clerk of said County; and
3. no objectors appeared in opposition to the proposed re-classification.
4. The existing uses of land in the general area of the site being considered for rezoning are single family residential to the south, east and west and agricultural to the north.
5. The existing zoning classifications of land in the general area around the site proposed to be rezoned are A-1 Agricultural District, B-2 General Commercial District and R-2 One and Two Family Residence District.
6. The site being considered for rezoning is currently zoned B-2 General Commercial District and is currently used for commercial purposes.
7. The uses permitted in the B-2 General Commercial District are compatible with being located in an agricultural and single family residential area. The site being zoned B-2 General Commercial District does not make the site totally unusable, there are permitted uses and special uses, if approved, that would be viable uses for this site.
8. If the site is rezoned to R-2 One and Two Family Residence District, all of the permitted uses of the district will be suitable for the single family residential uses in the area. The petitioner has stated his intention to convert the structure

for residential use.

9. The site has been used for multiple commercial uses over the years; the zoning has not created an issue of vacancy or non-use.
10. There has been residential development activity in the area since this area was zoned B-2 General Commercial District.
11. The proposed permitted uses in the R-2 One and Two Family Residence District will benefit the property owner by allowing him to utilize the structure as a residence. The proposed permitted uses are good for the public and neighboring property owners by having consistent zoning on the north, northeast side of Lincoln Road by keeping the residential character of the area intact. The proposed permitted uses of the R-2 District are definitely compatible with the residential and agricultural uses in the area. Although the previous commercial uses did not seem to disrupt the residential character of the area, rezoning will solidify the types of development that could occur and will be compatible with the current residential and agricultural uses.
12. There should not be substantial injury to the property values in the area as the proposed rezoning would allow for permitted uses that are all compatible with the residential and agricultural uses in the area.
13. The present zoning of this site as B-2 General Commercial District does not greatly reduce the value of the site itself as there are many permitted uses that are viable for this site. The present zoning reduces the uses for the petitioner seeking the rezoning as he wishes to utilize the site for a residence that is not a permitted use in the B-2 General Commercial District. This only potentially reduces the value of the site for the petitioner.
14. The site lies within the 1.5 mile planning jurisdiction of the City of Morrison. The City of Morrison has reviewed the request for rezoning and does not object to the proposed request to rezone to the R-2 One and Two Family Residence District
15. A L.E.S.A. was not required for this site as it had previously been developed as a commercial use.
16. The comprehensive plan future land use map shows the future land use of this site as Rural Transition. The permitted uses in the proposed rezoning to the R-2 One and Two Family Residence District are compatible with Rural Transition. Rezoning this site to R-2 One and Two Family Residence District is in compliance with the intent of the Comprehensive Plan.

And this Commission having read said Petition and being fully advised of the contents thereof, and having heard and seen the evidence adduced at said hearing(s), finds:

- a. that it has jurisdiction of the parties hereto and the subject matter hereof; and
- b. that this Commission has reviewed the request in terms of both the Zoning, Planning and Development Ordinance and the Whiteside County Comprehensive Plan; and
- c. that the request prayed for in said Petition should be granted.

NOW THEREFORE, this Planning and Zoning Commission recommends to the County Board of Whiteside County by majority vote, that the aforesaid real estate should be re-classified as a R-2 Single and Two Family Residence District.

WHITESIDE COUNTY PLANNING
AND ZONING COMMISSION

BY


Chairperson

Attest:


Building and Zoning Administrator

RESOLUTION NO. _____

WHEREAS, Case # 737, Steven M. Bearsley, duly filed with the Building and Zoning Administrator, his petition praying that the premises located at 13690 Lincoln Road, Morrison, Illinois and legally described as follows:

Lot 12 situated in the Northwest Quarter of the Southeast Quarter of Section 12, Township 21 North, Range 4 East of the 4th P.M., Whiteside County, Illinois, as same is located and disclosed on survey prepared by S.Sears under date of April 4,1873 and filed for record in the Recorder's Office of Whiteside County, Illinois, in Book 3 of Plats, page 17; EXCEPTING therefrom the following described tract: Beginning at the point of intersection of the North line of said Lot 12 and the Northerly right-of-way line of U.S. route 30; thence South 89°49'19" East (assumed bearings), along the said North line of Lot 12, a distance of 359.73 feet; thence South 31°35'50" West, 188.85 feet to the said Northerly right-of-way line; thence North 58°09'19" West, along the said Northerly right-of-way line, a distance of 306.99 feet to the point of beginning,

be granted a Re-classification from an B-2 General Commercial District to an R-2 Single & Two Family Residence District, and;

WHEREAS, the Planning and Zoning Commission has recommended to this Board that said premises should be Re-classified from an B-2 General Commercial District to an R-2 Single & Two Family Residence District,

NOW THEREFORE be it Resolved and Ordained by this Board, that the above described premises be Re-classified to an R-2 Single & Two Family Residence District.

Passed and Adopted on this 15th day of September 2020, by the County Board of Whiteside County.

James C. Duffy, Chairman

Attest: _____
Dana Nelson, County Clerk

WHITESIDE COUNTY
Building Report - Aug 2020

2020 2019 2020-19

Cat	Type Construction	# Pmts		Val. of Constr.		# Pmt	Val. of Construction	Difference	
		Mo.	Yr.	Mo.	Yr.			# of permits	Value
	RESIDENTIAL								
101	Single-Family Home - Detached	1	12	500,000	1822000	10	1,971,000	2	-149,000
102	Single-Family Homes - Attached								
103	Two-Family Home - Duplex								
104	Three- Four Family Homes								
105	Five + Family Homes								
110	Mobile Homes								
115	Moved Residential Building								
214	Other Shelter								
213	Seasonal Shelter								
434	Residential Additions	7	33	143,500	618,802	27	645,936	6	-27,134
438	Accessory Structures	8	47	200,200	355,335	34	831,208	13	-475,873
	COMM / INDUST								
318	Amusement/Social/Recreational								
319	Church/Other Religious								
322	Service Stations/Repair Garages								
323	Hospital/Institutional								
324	Office/Bank/Professional								
327	Retail/Customer Services								
213	Hotel/Motel/Cabin/Apt. Hotel								
325	Private & Public Utilities - Equipt	6	64	651,376	18,406,959	38	2,193,238	26	16,213,721
437	Commercial & Industrial Additions		1	50,000				1	50,000
320	Industrial		2	2,888,407		1	10,700,000	1	-7,811,593
	GOVERNMENT								
326	School/Educational								
	OTHER								
328	Accessory Structures	5	23	122,600	1,376,083	12	766,609	11	609,474
329	Structures other than Buildings	2	45	5,900	338,645	22	57,464	23	281,181
335	Moved Nonresidential Buildings								
	TOTAL	29	227	1,623,576	25,856,231	144	17,165,455	83	8,690,776
	DEMOLITION PERMIT	4	13						

**MINUTES OF THE REGULAR MONTHLY MEETING
OF THE WHITESIDE COUNTY AIRPORT BOARD**

The regular monthly meeting of the Whiteside County Airport Board was held at 5:00 p.m. on July 16, 2020 in the Whiteside County Airport terminal.

Present for the Board were: Vice President Monte Van Kooten, Dave Koster, Ben Adolph and Chris King. Others present were Whiteside County Board representative Glen Frank, Darin Heffelfinger, Jackie Damhoff, Drew Wilkens and Dave Murray.

Vice President Monte Van Kooten called the meeting to order and asked for roll call. VanKooten then asked for approval of the minutes of the June 11, 2020 regular board meeting. Upon motion by Koster and seconded by Adolph, the minutes were unanimously approved as written.

The following financial transactions were reported:

The itemized bills were presented for payment, a copy of which is attached hereto. Upon motion duly made and seconded, the bills were unanimously approved, four (4) votes in the affirmative.

CD Interest	\$2,000.42
1 st RE Tax Distribution	\$126,978.72
Total Disbursements for July 2020 (See itemized list of bills attached)	\$51,433.61

The following Receipts and Accounts Receivable were reported. Upon motion duly made and seconded, the Receipts and Accounts Receivable were unanimously approved, four (4) votes in the affirmative.

	RECEIPTS
Receipts	Total Receipts
T-Hangar Rents	\$5,456.00
Radio Ranch, Inc.	\$1,490.00
Illinois State Police	\$2,732.93
Sauk Valley Aviation – Flowage Fee	\$324.83
Prof. Lot Maint. – 6SW Garage	\$--
Angel Blazquez – 6NE Garage	\$200.00
Lenoc Chemical Solutions-Bldg B & Hgr D	<u>\$1,500.00</u>
Total Receipts	\$11,703.76

FUEL

Total Gallonage sold by Sauk Valley Aviation for month of: June

Total Jet A Gallons Pumped:	1569.5
Total 100 LL Self Service Ground :	2398.3

BUSINESS & ECONOMIC REPORT

For the month of: June

Visitors & Fuel Customers

Customer Planes

Sauk Valley Aviation	32	18
Radio Ranch	12	12
Total	44	30

ACCOUNTS RECEIVABLE

Nelson Hostetler	3C	May - July	\$438.00
Allen Swift	4E	July	\$96.00
Illinois State Police	5C	Sept., Oct., March, May	\$309.09
Kelly Hicks	5G	May - July	\$450.00
Robert Henson	5H	July	\$8.00
Mohammed Shaker	6D	July	136.00
Tom Grennan	6H	May - July	\$354.00
Prof. Lot Maintenance	6SWGGarage	March - July	\$660.00
		TOTAL	\$2,451.09

Public Comment. NONE**Manager's Report.**

1. Equipment. The batwing is operational and the tractor to mower drive shaft was replaced as well as the three-point hitch from the rear of the tractor was removed. The JD 6130, Toyota courtesy car, Plow #23-Red, Plow #4-Blue are all operational and the snow blower is in storage. The JD 997 Zero Turn Mower is operational. The Ford Pick-up is operational and the air conditioner was charged with 134A Freon. The JD Gator is also operational.

Fuel farm is operational and Howard Lee & Sons completed their monthly U.S.T. inspection on June 22, 2020.

The airfield lighting is operational and two (2) fixtures were re-lamped. FAA replaced the glide slope antenna wiring.

2. Terminal Building. The furnace filters were replaced. A new exhaust fan was installed in the men's restroom. The water fountain filters were changed and lasted about one (1) year. Altorfer completed the yearly servicing and testing of the standby generator.
3. Hangars. Hangar 6A is now vacant after Dempsey sold his airplane and vacated the hangar. The airport equipment is stored in Hangar 5E. Hangar D and Building B have been rented for a month by Lenoc chemical of Florida for \$1,500.00. Heffelfinger adjusted the open limit switch to a higher setting in Hangar 3A. The door lift cable was replaced on Hangar 4F. One Tuesday (July 14) Jeff Kay of Illinois State Police was informed to move his airplane and belongings to DuPage Airport. He was hold by his supervisor they will re-evaluate whether or not they will renew their lease at Whiteside in the spring.
4. Airport Improvement. Heffelfinger put 3 yards of mulch around Building B and the beacon pole and burned four (4) tree piles by the glide slope building. Project SQI-4584 SRE is in the pre-final project submittal stge. The intent is to advertise the project on Monday, July 20 with a bid letter date of Monday, August 10. Project SQI-4766 Runway 18/36 lighting project should happen this fall.
5. Activities. Civil Air Patrol Monday night meetings until the Covid-19 epidemic is over. has cancelled

The Rock Falls Chamber movie night is on hold waiting for approval from the FAA and IDOT.

Old Business. NONE.

Unfinished Business.

1. Capital Bill Projects. No new update.
2. Hangar 5/Hangar 1. Heffelfinger said Russ Renner at the County emailed three (3) proposals. He will forward out to the board to review. The proposals include ideas and material costs. The project will have to be bid out.
3. Terminal Improvements/Corporate Hangar. McCloud sent two (2) more outdoor options for the building. Koster doesn't believe money will be saved to wait and add with the corporate hangar addition. Koster believes a decision needs to be made to update the terminal and add with corporate hangar building and combine the two or to tear down the current terminal building and add the main office in the corporate hangar. Adolph suggested getting proposals for a new corporate hangar for ideas of cost before making any decisions. VanKooten suggested looking at LaSalle-Peru's corporate hangar. He will look into some dates to visit. Adolph questioned getting firmness of numbers to

build the corporate hangar. He said the Board may have to pay engineering to see options available. VanKootne will contact Winters to get more specific amounts.

4. USDA Rural Development Loan Pre-Application. VanKooten said the application is pretty detailed to see if you are a good fit. Adolph has another grant option but it is with a AG focused agency and they will take a percentage of the grant. Adolph said if we could tie it into being AG related it could pay for a portion of the corporate hangar. King and VanKooten are going to get together to fill out the application.
5. Airport Usage Fees. Heffelfinger said he has not completed the agreement yet. The agreement will basically cover liability for spillage on the runway. Certificate of Insurance from those using the airport when spraying is required. It was discussed this should be more of a legal document along with a release of liability and remediation clause. Darin he will have an agreement for the ag operators by next month. Heffelfinger will contact County Attorney and Horn.
6. Lease Agreement: Airport Manager & FBO. King said she and VanKooten met with Heffelfinger regarding the agreement with him. It was suggested that a new 3 year contract would reflect an annual 2% "COLA" increase plus an amount to compensate the manager for the increase in the State mandated minimum wage over \$10 per hour. Manager indicated he is currently paying minimum wage on about 100 hours of labor per week. Also discussed was an amount to compensate the manager for anticipated increase in insurance costs. Manager Heffelfinger also pointed out that the contract refers to a "committee" and there are currently no committees. Another change for the contract would be regarding the tie-downs. If someone stays in a hangar that money should be treated the same as the tie-down hangar rent. Currently the hangar rent goes to the board and tie-downs go to FBO. It was discussed that charges to tie-down and hangar rents for anything over seven (7) days would come to the Board otherwise manager would keep anything less than seven (7) days. King said it would be an annual fee for the billed hours per week to figure out minimum wage increase for a month. Koster suggested a three (3) year contract but have it built on current insurance premium increase. VanKooten is going to work up the contract and discuss it with the State's Attorney before next month's meeting.

New Business.

1. Airport Development Coordinator. VanKooten said they need a motion to nominate someone for the Airport Development Coordinator. After discussion, a motion was made by Adolph and seconded by King to appoint Drew Wilkens to take the position of the development coordinator.
2. Promotional Booklet. There is a promotional booklet to have available to handout or available for conventions/businesses with information on the airport. This will be available on the website as well.

Next Meeting. The next regular meeting is scheduled for August 13, 2020 at 5:00 p.m. at the Airport Terminal Building.

Adjournment. There being no further or other business to come before the board, on motion duly made, seconded and passed unanimously, the meeting was adjourned at 6:22 p.m.

Respectfully submitted,

Secretary

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**LEACHATE
MONTHLY TOTAL COMPARISONS**

<u>MONTH</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>2016</u>	<u>2017</u>	<u>2018</u>	<u>2019</u>	<u>2020</u>
JANUARY	144,402	60,007	0	0	0	0	0	0	20,062
FEBRUARY	136,550	47,846	5,993	0	12,000	0	0	0	0
MARCH	174,550	11,262	29,990	0	90,129	50,543	0	0	0
APRIL	72,132	0	11,818	0	17,868	64,528	0	0	17,380
MAY	48,180	6,067	0	33,165	82,873	214,593	11,300	0	59,007
JUNE	42,031	0	29,847	0	42,041	124,948	0	62,961	34,985
JULY	35,699	0	59,492	18,844	92,169	71,254	5,659	54,386	11,580
AUGUST	47,160	29,938	36,163	36,024	116,921	23,793	0	44,507	91,697
SEPTEMBER	17,971	72,264	6,010	78,190	228,530	0	0	35,507	
OCTOBER	54,178	84,451	30,002	114,273	74,884	0	0	36,258	
NOVEMBER	30,012	22,733	3,866	60,571	0	0	0	0	
DECEMBER	17,961	17,746	0	0	0	11,547	0	0	
TOTALS	820,826	352,314	213,181	341,067	757,415	561,206	16,959	233,619	234,711

THIS FACILITY STOPPED RECEIVING WASTE ON SEPTEMBER 18, 1992.

Date: 8-31-20 Time: 7:00am Temperature: 62 °F

Weather Conditions: Sunny Cloudy Windy Precipitation: None Rain Snow

GENERAL SITE CONDITIONS

Site Security

- 1. Evidence of trespassing Yes No
- 2. All signs posted and in good condition Yes No
- 3. Access roads in good condition Yes No

Vegetation and Stability

- 4. Drainage ditch in good condition Yes No
- 5. South parcel slope in good condition Yes No
- 6. South parcel vegetation acceptable Yes No
- 7. North parcel slopes in good condition Yes No
- 8. North parcel vegetation acceptable Yes No
- 9. Standing water Yes No
- 10. Exposed waste Yes No
- 11. Leachate / Seepage Yes No
- 12. Odor migration Yes No

Groundwater

- 13. Visible damage to groundwater monitoring wells and/or perimeter gas probes Yes No
- 14. Visible damage to horizontal wells and pumps Yes No

Leachate Collection

- 15. Tank Level 45%
- 16. Visible damage to leachate containment, tank, pumps, etc. Yes No

Landfill Gas System

- 17. Visible damage to gas collection / conveyance system / flare station Yes No
- 18. Flare Running Yes No

Comments/Notes: Fall mowing has just started. Leachate pumping is back at full force.

Attach additional sheet that describes location, description of problems, and proposed remedies with time frame for correction, if necessary.

THE FINDINGS OF THIS INSPECTION WERE DISCUSSED WITH APPROPRIATE PERSONNEL, CORRECTIVE ACTIONS WERE IDENTIFIED AND AN IMPLEMENTATION SCHEDULE WAS MUTUALLY AGREED UPON.

Whiteside County Representative: Jill Spensley

Next Inspection Date: 9.30.20

Regional Office of Education August Committee Report

Opening of Schools

August was an extremely busy month for our office as we worked on plans to get our school districts open in all three counties. All of our school administrators worked with us and the three county health departments on plans for getting back to in-person instruction. All of our districts had the option of offering remote learning, in-person instruction, or a combination of both. We had 23 of our 24 districts open with a combination of in-person and remote learning while Steward School District in Lee County made the decision to start the year with full remote learning. Fulton High School in Whiteside County, also made the decision to start the year with remote learning after having some of their students test positive before the school year started. We continue to work daily with our administrators and health departments to ensure the safety of our teachers and students while trying to help our students get engaged again with learning.

School Inspections

Our office has started coordinating school inspections with those districts that are interested in getting them completed before students and staff return to school. We were able to complete inspections for Sterling, Rock Falls, East Coloma-Nelson, St. Andrews, Montmorency, Newman, St. Mary's, and Christ Luthern. We will continue to work with the other districts to get inspections done in a safe and timely manner.

Professional Development

The Office of Professional Learning has cancelled or postponed face-to-face sessions for the month of May, June, July & August and continue to migrate as much training and support as possible to a digital distance format. School improvement meetings, teacher coaching, career pathway endorsement work, and transitional math & ELA work also continue on a virtual basis. All summer learning is in response to the Needs Assessment survey data collected by the office in May 2020.

The Office of Professional Learning has been working diligently to support teachers, administrators, and educational support staff as they transition their teaching and learning to a remote format. We have provided opportunities for teachers to network, collaborate, and connect through Zoom. Sessions have been well received by educators, who appreciate the support and opportunity to come together.

August Participants – 165

During the month of August our Guest Facilitators were: Whiteside County Health Department, Karen Mayberry and Karla Belzer

Monday, August 3

New Teacher Welcome & Orientation @ 9 a.m.

Wednesday, August 5

Preparing for Fall: School Nurses – Health & Safety Protocols @ 9 a.m.

Librarians Networking @ 10 a.m.

Preparing for Fall: Custodial, Maintenance, and Buildings & Grounds Personnel – Health & Safety Protocols @ 10:05 a.m.

Thursday, August 6

Improving Digital Learning @ 10:30 a.m.

Return to Learn: K-12 Math & Literacy Interventionists @ 12:30 p.m.

Monday, August 11

Return to Learn: Special Ed K-12 @ 9 a.m.

Wednesday, August 12

Preschool Family Support Specialist Networking @ 10 a.m.

Friday, August 14

Play Every Day: Offering Outdoor Play & Brain Breaks in Your Classroom @ 9 a.m.

Friday, August 28

Superintendents and Health Department Networking @ 9 a.m.

ROE #47 is proud to announce the hiring of our Pathway Navigators, Heather Waninger and Chanda McDonnell, for our Education Pathway Grant. The Education Pathway Grant partnership is with Sauk Valley College, Rock Falls High School, Dixon Public Schools, Riverbend School District, Morrison School District, and WACC. The Pathway Navigators will connect 6-12 grade students with essential resources such as interest inventories, college and career exploration opportunities, financial literacy tools including financial aid resources, career services, degree planning, and other services. This is a 4 year grant to invest in our students and communities to grow our education pipeline!

Family Educators in the department maintain close contact with their at-risk preschool families in Rock Falls & Amboy. Family Educators have identified and communicated community resources during this uncertain time. They are also working to develop family engagement opportunities for families and young children using platforms such as facebook and zoom.

Regional Center for Change

C4C is starting the school year with in-person learning. The vast majority of students enrolled at C4C are coming into the building! We realize the importance of in-person learning and we believe the family atmosphere we have created allows students the opportunity to take a deep breath - even if that breath comes wearing a mask:) Students have picked up where they left off academically and we have many students already successfully completing courses in Health, Science 7th grade, and Algebra 1 just to name a few. I have also made 3 positive phone calls home this week to students and families. What's a positive phone call? Glad you asked. Not many parents think they are going to get a positive phone call about their child in an alternative school and that's why we love doing it! We have TYCFBA cards (Thank You For Being Awesome). These cards are given to random students by staff members. The student brings the card down and I get to call home. To parents' surprise I get to inform them of how awesome their child is doing at C4C and it brightens everyone's day. We have some pretty tough kids at C4C but seeing the smile on their face when they get to hear a PRINCIPAL tell their parents how awesome they are doing...priceless. Just a few of many great things going on at C4C. #flightofthephoenix

Mission Statement

At C4C we are dedicated to student achievement in school and life, instilling HOPE for a future, self-confidence NOW, and RESILIENCE forever!



Education Outreach Program

The Education Outreach Program resumed in-person GED classes at Wallace Educational Center and the Rock River Center on 8/25/20. In addition to in-person classes, we continue to provide remote learning options such as Zoom, Facebook Video lessons, GED practice tests, i-Pathways, Khan Academy and GED study packets.

In addition to GED instruction, we provide transportation assistance, free vouchers for GED testing, financial stipends, job shadows, job search and resume assistance, paid work experience opportunities, and tuition assistance for certain post-secondary training programs.

We are in the process of enrolling new students. Any young adult aged 17-24 who resides in Lee, Ogle, or Whiteside County and is in need of their HSE Certificate is eligible for enrollment.

To enroll, or for additional information, individuals may contact Beth Hubbard at 815/622-4950.

Parents as Teachers First Years

We are continuing to recruit new families to fill our available slots. It has been challenging to recruit and enroll new families without face-to-face contact. Virtual home visits and group meetings are continuing. We are focusing our group meetings on "adulting" topics such as teaching cooking basics, budgeting and comparison shopping, designing an outdoor play space for your children, etc.

In early September, our staff will be participating in an online conference offered by Mental Health America. The focus is on COVID-19, Mental Health, and the Need for Equity. Since the beginning of the COVID crisis, we have noticed an increase in loneliness, isolation, anxiety, and depression in our participants. Some also have significant trauma histories and/or have been impacted by racism, which also impacts mental health and wellness. We know that parents who are dealing with mental health challenges have a harder time bonding and attaching to their babies, which in turn can lead to social and emotional difficulties as the children grow older. We hope to gain a better understanding of the impacts that this crisis, the "new normal", and the challenges of accessing care has had on families so that we can be more effective in our work.

McKinney-Vento Homeless Education

McKinney Vento identification has added difficulty with not all students being physically in the school buildings. Despite that fact, efforts are being made to still locate the students that are affected by being displaced from their regular, fixed, adequate nighttime housing. This is a population of very vulnerable students. We continue to use the grant funding in the most creative ways possible to try and meet the needs of these students. Our office acts as the Lead Liaison for Area 2 with this program therefore work is done in the entire area for reaching these students.

Chapter 6 - ANIMALS

ARTICLE I. - IN GENERAL

Sec. 6-1. - Construction of chapter; establishment of program.

This chapter shall be liberally construed to the end that the health, safety and welfare of the people of the county may thereby be protected. This chapter, in general, establishes an animal control program to:

- (1) Protect the citizens of the county from rabies through the inoculation and registration of dogs, stray dog impoundment, animal bite investigations and other rabies control measures as may be deemed necessary;
- (2) Control dangerous and vicious dogs and other animals within the county as required by state law;
- (3) Reimburse owners of livestock damaged by dogs as required by state law;
- (4) Control the dog and cat population; and
- (5) Establish a variety of means by which population control may be financed.
- (6) Protecting animals from improper use, abuse, neglect, inhumane treatment and health hazards.
- (7) Providing security to residents from annoyance, intimidation, and injury from dogs.
- (8) Encouraging responsible pet ownership;
- (9) Promoting community and consumer awareness of animal control and welfare: and
- (10) Providing for the assessment of penalties for violators and for the enforcement and administration of this chapter.

Sec. 6-2. - Definitions.

This section adopts, by reference, those definitions set forth in 510 ILCS 5/2 and the rules and regulations relating to the Animal Control Act, 510 ILCS 5/1 et seq. The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

~~*Abandoned cat* means a domesticated cat that an owner has forsaken entirely, neglected, or refused to provide care and support.~~

Abandon means to desert, forsake, leave or dump an animal in any place without legal permission and/or providing for the continued humane care of the animal;

Administrator means the public health administrator of the county health department who shall serve as the administrator as that term is defined in the Animal Control Act, 510 ILCS 5/1 et seq.

Adequate care shall include but not be limited to medical treatment for illness, injury, disease, excessive parasitism, or any malformations.

Adequate food means food that is not spoiled or contaminated and is of sufficient quantity and quality to meet the normal daily requirements for the condition and size of the animal and the environment in which it is kept. An animal shall be fed or have food available at least once each day, unless a licensed veterinarian instructs otherwise, or withholding is in accordance with accepted agricultural or veterinarian practices.

Adequate water means fresh, potable water provided at suitable intervals for the species, and which, in no event, shall exceed 24 hours at any interval. The animal must have access to the water.

Adequate shelter means a structure or enclosure which provides an animal with protection from the elements (weather), which structure or enclosure must have a roof, floor and three sides, and be of sufficient size as to allow each animal to stand up, lie down and turn around in a natural position.

Animal control officer or ACO means any person employed or appointed by the county or a municipality who is authorized to investigate violations of laws and regulations concerning animals, and to issue citations in accordance with Illinois law and this Code.

Backyard breeders means any person, except for someone having a valid dog dealer license pursuant to (225 ILCS 605/3) (from Ch. 8, par. 303), who, for pay or other compensation, breeds a female dog or any other animal producing three or more litters within a twelve-month period.

Domesticated cat means a cat that is socialized to humans and is appropriate as a companion for humans.

EAID means an electronic animal identification device.

Ear tipping means straight-line cutting of the tip of the left ear of a cat while the cat is anesthetized.

Excessive growth or hazardous premises means any weed, grass or uncultivated vegetation which is more than eight inches in height above the ground or 12 inches in length, if matted down, as measured along the stem, and shall include all trees, bushes, shrubs, flowers and ornamental or garden plants, either cultivated or uncultivated, if such plants are not made readily distinguishable from surrounding vegetation of excessive growth, and plants which are poisonous to the touch, including poison ivy, poison oak and poison sumac. The term "excessive growth" or "hazardous premises" includes an accumulation of weeds, vegetation, dead organic matter, debris or similar materials or conditions which constitute a fire, health or safety hazard.

Feral cat means a cat that (i) is born in the wild or is the offspring of an owned or feral cat and is not socialized, (ii) is a formerly owned cat that has been abandoned and is no longer socialized, or (iii) lives on a farm.

Feral cat caretaker means any person other than an owner who provides food, water or shelter to, or otherwise cares for, a feral cat.

Feral cat colony means a group of cats that congregates, more or less, together as a unit. Although not every cat in a colony may be feral, any non-feral cats that congregate with a colony shall be deemed to be a part of it.

Feral cat colony caretaker means any feral cat caretaker who is approved by a sponsor to care for a feral cat colony.

Dangerous dog means (i) any individual dog anywhere other than upon the property of the owner or custodian of the dog and unmuzzled, unleashed, or unattended by its owner or custodian that behaves in a manner that a reasonable person would believe poses a serious and unjustified imminent threat of serious physical injury or death to a person or a companion animal or (ii) a dog that, without justification, bites a person and does not cause serious physical injury. (510 ILCS 5/2.05a)

Department means Whiteside County Animal Control.

Dog dealer means any person who sells, offers to sell, exchange, or offers for adoption with or without charge or donation two or more litters within a twelve-month period.

Dog means all members of the family Canidae.

Enclosure means a fence or structure of at least six feet in height, forming or causing an enclosure suitable to prevent the entry of young children, and suitable to confine a vicious dog in conjunction with other measures that may be taken by the owner or keeper, such as tethering of the vicious dog within the enclosure. The enclosure shall be securely enclosed and locked and designed with secure sides, top, and bottom and shall be designed to prevent the animal from escaping from the enclosure. If the enclosure is a room within a residence, it cannot have direct ingress from or egress to the outdoors unless it leads directly to an enclosed pen and the door must be locked. A vicious dog may be allowed to move about freely within the entire residence if it is muzzled at all times.

Establishment of animal control fund means an animal control fund which shall be established by the county treasurer.

Companion animal means domesticated animals kept in or near the household for the primary purpose of companionship for member(s) the household and/or companionship for other such animals. This includes dogs, cats, rabbits, guinea pigs, hamsters, rats, mice, ferrets, birds, reptiles, amphibians, invertebrates and species that a reasonable person would consider to be a pet.

Foster home means an entity that accepts the responsibility for stewardship of animals that are the obligation of an animal shelter.

Leash means a cord, rope, strap, or chain which shall be securely fastened to the collar or harness of a dog or other animal and shall be of sufficient strength to keep such dog or other animal under control.

Micro-chip means to implant an EAID (electronic animal identification device) in an animal.

Nuisance means conduct by stray(ing) dogs or cats, or feral cats that disturb the peace. Stray(ing) dogs and cats or feral cats may create a nuisance by (a) habitually or continually howling, crying or screaming, or (b) habitually and significantly destroying, desecrating or soiling property against the wishes of the owner of the property.

Owner means any person having a right of property in an animal, or who keeps or harbors an animal, or who has it in his care, or acts as its custodian, or who knowingly permits a dog or cat to remain on any premises occupied by him or her.

Person means any individual, firm, corporation, partnership, society, association or other legal entity, any public or private institution, the State of Illinois, municipal corporation or political subdivision of the state, or any other business unit.

Potentially dangerous dog means a dog that is unsupervised and found running at large with three or more other dogs.

Registration fee means initial and subsequent fees charged by the county for registering an individual animal or litter.

Sponsor means any animal humane society that agrees to comply with the requirements of this article for sponsors and provides written notice to the department that it will serve as a sponsor.

Stray cat means a cat that is regularly off the property of the owner, is not under the physical control and restraint of the owner, and is not regularly provided with food by its owner. *Stray dog* means any dog that is in a public place and not under the charge of a keeper and has no indication of ownership such as a collar, county registration tag, name tag, microchip, or any other identifiers

Straying dog means any dog that is in a public place and not under the charge of a keeper and has indication of ownership such as a collar, county registration tag, names tag, microchip, or any other identifiers

TNR means trap, neuter and return.

TNR program means a program pursuant to which feral and stray cats are trapped, neutered or spayed, micro-chipped, vaccinated against rabies, and returned to the location where they congregate, in accordance with this article. *Stray dog* means any dog that is in a public place and not under the charge of a keeper and has no indication of ownership such as a collar, county registration tag, name tag, microchip, or any other identifiers.

Vicious dog means a dog that, without justification, attacks a person and causes serious physical injury or death or any individual dog that has been found to be a "dangerous dog" upon three separate occasions.

Sec. 6-3. - Livestock losses.

On or before the first Monday in March of each calendar year, the county board, by ordinance, shall establish a schedule for damages reflecting the current market value of livestock, poultry, or equidae killed or injured by a dog. These damages shall be paid from the animal control fund pursuant to the Animal Control Act, 510 ILCS 5/1 et seq.

Sec. 6-4. - Abandonment of animals prohibited.

It shall be unlawful for any person to abandon any animal on their own property without daily care or to abandon an animal off the owner's premises where it may suffer injury, hunger, exposure or become a public charge.

Sec. 6-5. - Powers, penalties and responsibilities.

- (a) *Duty of administrator, police power* . It shall be the duty of the administrator, through education, registration, stray dog control, impoundment, quarantine and any other means deemed necessary and appropriate, to control and prevent the spread of rabies in the county. The administrator is, for the purpose of enforcing this chapter, clothed with the power of police officers and may issue and serve citations and orders and may carry and use a tranquilizing gun as needed for the performance of his duties.
- (b) *Indemnification of administrator* . The administrator shall not be held liable for the injury, death or illness of any dog, cat or other animal as a consequence of the enforcement of this chapter.
- (c) *Fines* . In addition to those fines imposed by the Illinois Animal Control Act, 510 ILCS 5/1 et seq. and the Illinois Public Health and Safety Animal Population Control Act, the following fines are hereby authorized and shall be levied:
 - (1) Any owner of a dog or cat four months or more of age which is not officially inoculated against rabies or registered with the county is subject to a fine of at least \$200.00. A separate offense shall be deemed committed on each day during which a violation occurs.
 - (2) Any owner of a dog found to be dangerous as pursuant to the Illinois Animal Control Act, 510 ILCS 5/1 et seq., and who permits such dog to run at large is in violation of the Illinois Animal Control Act, 510 ILCS 5/1 et seq., and subject to a fine of at least \$100.00. A separate offense shall be deemed committed on each day during which a violation occurs.
 - (3) Any owner of a dog found to be a potentially dangerous dog as pursuant to the Illinois Animal Control Act, 510 ILCS 5/1 et seq., who fails to spay or neuter and microchip within 14 days of reclaim is subject to a \$500.00 fine. (510 ILCS 5/15.4)
 - (4) Any owner of a dog **or cat** ordered to impound or confine such dog **or cat** pursuant to this chapter who fails to abide by the impoundment order within 24 hours shall be in violation of the Illinois Animal Control Act, 510 ILCS 5/1 et seq., and this chapter and subject to a fine of at least \$100.00. A separate offense shall be deemed committed on each day said dog **or cat** is not impounded.
 - (5) Any person who violates any other provisions of this chapter shall, upon conviction, be punished by a fine of not more than \$500.00 for each and every count. A separate offense shall be deemed committed on each day during which a violation occurs.
 - (6) All fines authorized by this chapter, the Illinois Animal Control Act, 510 ILCS 5/1 et seq., and the Illinois Public Health and Safety Animal Population Control Act shall be posted at the county pound and the county courthouse.
 - (7) Any owner of a dog ordered to be spayed or neutered for running at large a second or subsequent time and fails to do so within 30 days of reclaim, shall be in violation of the Illinois

Animal Control Act, 510 ILCS 5/1 et seq., and this chapter and subject to a fine of at least \$100.00. A separate offense shall be deemed committed on each day during which a violation occurs.

- (8) Any person who abandons any animal on any public or private property or roadway within Whiteside County shall be subject to a fine of at least \$100.00.
- (9) Any owner or person who confines any dog in an enclosure, kennel, doghouse, or any type of container or structure with excessive growth of vegetation or on hazardous premises shall be subject to a fine of at least \$100.00

Sec. 6-6. - Running at large.

- (a) If an owner's dog is found running at large, the dog's owner shall pay a \$25.00 public safety fine, \$20.00 of which shall be deposited into the pet population control fund and \$5.00 of which shall be retained by the county. 510 ILCS 5/9.
- (b) The owner of any impounded dog or cat who desires to make redemption thereof shall pay a \$25.00 public safety fine to be deposited into the pet population control fund; the fine shall be waived if it is the dog's or cat's first impoundment and the owner has the animal spayed or neutered within 14 days. 510 ILCS 5/10.
- (c) A dog found running at large a second or subsequent time must be spayed or neutered within 30 days after being reclaimed unless already spayed or neutered. 510 ILCS 5/9

Sec. 6-7. - Animals considered a nuisance.

No person owning, possessing or harboring any animal within the county shall permit said animal to become a nuisance. An animal, other than a dog trained for law enforcement in the performance of its duty, shall be considered a nuisance if said animal:

- (1) Substantially damages property other than the owner's.
- (2) Causes unsanitary, dangerous or unreasonably offensive conditions (This subsection does not apply to animals defined as "livestock" in Chapters 505 through 510 ILCS.)
- (3) Chases, molests, attacks, bites, interferes with or physically intimidates any person while on or off the premises of the owner.
- (4) Chases, molests, attacks, bites, or interferes with other domestic animals while off the premises of the owner.

The administrator or animal control officer or delegate, upon reasonable grounds, shall impound any animal creating a nuisance by being in violation of subsections (3) or (4) above and not restrained by a competent person.

Any person found in violation of any provision of this section, or resisting, obstructing, impeding the animal control authority or any authorized officer in enforcing this section, shall be fined no less than \$50.00 or no more than \$500.00.

Secs. 6-8—6-28. - Reserved

ARTICLE II. - RABIES CONTROL

Sec. 6-29. - Inoculation.

- (a) Inoculation required. Every owner, except licensed animal-impounding facilities, of a dog or cat four months or more of age shall cause such dog or cat to be inoculated with a rabies vaccine by a licensed veterinarian at such intervals approved by the state department of agriculture. The rabies

vaccine shall be licensed by the federal department of agriculture and approved by the state department of agriculture.

- (b) If a licensed veterinarian determines in writing that a rabies inoculation would compromise an animal's health, then the animal shall be exempt from the rabies inoculation requirement, however, the owner is still responsible for the tag fees. (510 ILCS 5/8) (from Ch. 8, par. 358)
- (c) Costs borne by owner. All costs of inoculation against rabies shall be borne by the owner of the dog or cat.
- (d) If a bite occurs from an exempt animal, the exempt animal shall be treated as an unvaccinated animal. If the animal is exempt, the animal shall be re-examined by a licensed veterinarian on no less than an annual basis and be vaccinated against rabies as soon as the animal's health permits. (510 ILCS 5/8) (from Ch. 8, par. 358)

Sec. 6-30. - Registration required.

Every owner, except shelters and animal-impounding facilities, of a dog or cat four months or more of age shall cause such dogs or cats to be registered with the county. To register a dog or cat, the owner shall present proof of a rabies vaccination and pay a registration fee.

Sec. 6-31. - Reciprocation.

A registration certificate and/or proof of rabies inoculation issued by another county in the state will be honored until expiration if the owner has recently established residence in the county. All other new residents owning or keeping a dog or cat four months of age or older shall have the dog or cat inoculated against rabies and registered within 21 days after establishing residence in the county.

Sec. 6-32. - Fees.

- (a) *Registration fees* . Registration fees shall be as provided in forms on file in the office of the county administrator.
- (b) *Microchipping* . The microchip implantation fee shall be as provided in the county fee schedule.
- (c) *Rabies tag replacement* . Rabies tag replacement shall be made at no additional charge.
- (d) *Impoundment fees* . Impoundment fees shall be set by the operator of the county pound and shall be posted and be made available for public inspection at the county pound.

Sec. 6-33. - Animal bites.

- (a) *Notification of administrator required* . It shall be unlawful for any person knowing that an individual has been bitten by an animal to fail or refuse to notify the administrator within 24 hours.
- (b) *Impoundment of dog; exceptions* . When the administrator is notified that a person has been bitten by a dog or other animal, the administrator shall have the owner impound the animal under observation of a licensed veterinarian for a period of ten days beginning within 24 hours of the biting incident, except:
 - (1) When the animal is currently inoculated with rabies vaccine and the bite occurred below the shoulder and the animal has not reported for biting within the last 12 months, the animal may be confined by the owner and the animal's health shall be reported by a licensed veterinarian to the administrator on the first and tenth days of the observation period of rabies.
 - (2) When the animal has bitten a family member living within the same household below the shoulder, the animal may be confined by the owner and the animal's health shall be reported by a licensed veterinarian to the administrator on the first and tenth days of the observation period for rabies.
- (c) *Authority to seize and impound* . The administrator is authorized to seize and impound any animal if the owner fails to confine/impound such animal within 24 hours after receiving official notice.

Impounded animals shall not be released until all costs of observation, notification and rabies inoculation have been paid by the owner. If at the end of ten days the owner fails to redeem the animal, it may be humanely dispatched.

- (d) *Notification of administrator upon signs of rabies* . When an animal impounded or confined for biting shows signs of rabies, the owner or observing veterinarian shall notify the administrator immediately of these signs.
- (e) *Disposition of animal before observation prohibited* . It shall be unlawful for the owner of a biting animal to euthanize, sell, give away or otherwise dispose of or have inoculated against rabies an animal known to have bitten a person until it has been released from confinement for observation for rabies, except an animal may be euthanized in order to perform a laboratory examination of its brain tissue.

Sec. 6-34. - Other rabies control measures.

- (a) It shall be unlawful for the owner of any animal or any veterinarian examining an animal which shows sign of rabies to fail to notify the administrator within one hour.
- (b) Upon determination by the administrator or a licensed veterinarian that an animal may be infected with rabies, the owner of such animal may be required by the administrator to confine or to surrender the animal to the administrator or a licensed veterinarian for impoundment or examination for a period of time as determined by the state department of agriculture. The owner of the animal shall be responsible for all veterinary services and, in the case of rabies testing, all related expenses due to shipping and laboratory testing.
- (c) Animals exposed to animals with rabies capable of transmitting the disease may be confined, impounded or euthanized as ordered by the administrator.

Secs. 6-35—6-50. - Reserved.

ARTICLE III. - COMPANION ANIMAL HOARDING

Sec. 6-51. - Hoarding.

- (a) No person may possess, lodge, or maintain over eight companion animals if such a person displays a general disregard for the conditions under which the animals are living, including, but not limited to, failing to provide all of the following to all of the companion animals in his care: adequate food, water, shelter, and care.
- (b) Any person possessing over eight or more companion animals within their household must notify county animal control.
- (c) Upon conviction for companion animal hoarding, the court may order the person to do any or all of the following:
 - (1) Be precluded from owning, harboring, or having custody or control of companion animals for a period of time that the court deems reasonable.
 - (2) Participate in available animal cruelty prevention program(s) or educational program(s), or both.
 - (3) Undergo a behavioral health evaluation and comply with any recommendations resulting from the evaluation.
 - (4) Forfeit to county animal control animals that are the basis of conviction.
 - (5) Sterilize the companion animals, with sterilization being mandatory upon a second violation.
 - (6) Pay appropriate fees and fines.

Any person violating or aiding in the violation of any provision of this section, or resisting, obstructing, impeding the animal control authority or any authorized officer in enforcing this section, shall be fined no less than \$50.00 or no more than \$500.00.

ARTICLE IV. - BREEDERS AND FOSTERS⁽³⁾

Sec. 6-71. - Breeding and foster license.

- (a) It shall be unlawful for any person, backyard breeder or dog dealer who: Sell dogs, puppies, or breed a dog, offer a dog for breeding or stud purposes to do so without a breeding permit issued by the department.
- (1) In order to receive a breeder permit, residents must complete a breeder permit application.
- (2) The breeder application must be approved, and a permit issued by county animal control before anyone can breed a dog. Once the breeder application is submitted, county animal control will review it and, if approved, a breeder permit will be mailed to the applicant after 30 days. The breeder permit is good for one year from the date of issue and must be renewed annually. The permit is not transferable to another person. A \$100.00 annual fee must be paid in order to receive the permit.
- (b) It shall be unlawful for any person to operate as a foster home within the county without possessing the proper licenses pursuant to (225 ILCS 605/3.2) of the Animal Welfare Act.

Any person violating or aiding in the violation of any provision of this section, or resisting, obstructing, impeding the animal control authority or any authorized officer in enforcing this section, shall be fined no less than \$50.00 or no more than \$500.00.

ARTICLE V. - HUMANE CARE

Sec. 6-90. - Proper Ventilation

- (a) Indoor housing facilities for dogs and cats must be sufficiently ventilated at all times when dogs or cats are present to provide for their health and well-being, and to minimize odors, drafts, ammonia levels, and moisture condensation. Auxiliary ventilation, such as fans, blowers, or air conditioning must be provided when the ambient temperature is 85 °F (29.5 °C) or higher. The relative humidity must be maintained at a level that ensures the health and well-being of the dogs or cats housed.
- (b) *Illness or stress.* If upon inspection, dogs or cats exhibit conditions or signs of illness or stress associated with poor or improper ventilation, air circulation, auxiliary ventilation or humidity levels, the Department may take appropriate measurements and readings in all areas of the structure or kennel where the illness or stress is present, to determine if the kennel or structure is in compliance with all provisions of this chapter relating to ventilation and ammonia levels.
- (c) *Levels.* Ammonia levels in all areas and rooms of the structure or building, kennel and kennel housing facility, where a dog or cat is housed, kept or present, including primary enclosures shall not be greater than 15 ppm (parts per million) except within 30 minutes of the completion of active cleaning or sanitation of that primary enclosure.
- (d) *Measurements.* Ammonia level measurements shall be taken at the level of the dogs or cats using hydron ammonia test paper.

Any person violating or aiding in the violation of any provision of this County Ordinance, or resisting, obstructing, impeding the Animal Control authority or any authorized officer in enforcing this Ordinance, shall be fined no less than fifty dollars (\$50.00) or no more than five hundred dollars (\$500.00)

Sec. 6-91. - Humane care and treatment.

- (a) It shall be unlawful for any person to abuse or neglect or in any way treat inhumanely any animal within the county.
- (b) This county animal control ordinance shall cause all persons within the county to abide by the Humane Care for Animals Act as established in 510 ILCS 70/1 et seq.
- (c) Cruel treatment. No person shall cruelly treat any animal as established under Illinois Humane Care for Animals Act; this shall include the prohibition of persons to crop any animal's ears, dock an animal's tail, or perform any similar surgeries except by a licensed veterinarian. 510 ILCS 70/3.01 & 3.03.
- (d) No owner or person shall confine any animal in a motor vehicle or enclosed trailer, kennel, doghouse, or any type of container or structure used for confinement in such a manner that places it in a life or health threatening situation by exposure to a prolonged period of extreme heat or cold. In order to protect the health and safety of an animal, an animal control officer, law enforcement officer, or department investigator who has probable cause to believe that this section is being violated shall have authority to enter such motor vehicle by any reasonable means under the circumstances after making a reasonable effort to locate the owner or person.
- (e) No person driving a motor vehicle shall transport any animal in the back of the vehicle or any load on the vehicle unless the space is enclosed or has side and tail racks to the height of at least 46 inches extending vertically from the floor, the vehicle has installed means of preventing the animal from being discharged, or the animal is cross tethered to the vehicle, or is protected by secured container or cage in the manner which will prevent animal from being thrown, falling or jumping from the vehicle.
- (f) No person shall keep any animal within a building or upon any premises without food, water, or proper care and attention for a period of time sufficient to cause undue discomfort or suffering. If the owner cannot be located after reasonable search, or if the owner shall be known to be absent due to injury, illness, incarceration or other involuntary circumstances, it shall be the duty of the administrator or a humane investigator to act upon the complaint as directed by the Humane Care for Animals Act (510 ILCS 70/1 et seq.).
- (g) No person shall abandon any animal on any public or private property or roadway within county. 510 ILCS 70/3.01.
- (h) Any person striking, injuring, or killing any dog, cat or domestic animal with a vehicle shall render assistance when possible and/or notify the owner, police or an animal control officer.
- (i) Owner's duties as listed in the Illinois State Humane Care for Animals Act (510 ILCS 70/3) and as pertains to the county animal control ordinance, under "adequate shelter and protection for weather" shall include:
 - (1) *Proper shelter* . Shall be defined as protection from weather for a dog or cat as a moisture proof building, with dry floor, free from feces, and adequate clean bedding material
 - (2) *Sufficient room* . A pen or kennel shall be of sufficient room to provide adequate exercise. Cable, lead line, tie line or any line used to secure animal in yard or pen shall be of sufficient length and placement to provide tangle free exercise.
 - (3) *Shelter from sunlight* . When sunlight is likely to cause overheating or discomfort, sufficient shade shall be provided to allow all animals/pets kept outdoors to protect themselves from the direct rays of the sun.
 - (4) *Shelter from rain or snow* . Animals/pets kept outdoors shall be provided with access to shelter to allow them to remain dry during rain or snow.

- (5) *Shelter from cold weather* . Shelter shall be provided for all animals/pets kept outdoors to afford comfort and protection to such animals appropriate for the local climatic conditions and the animal/pet species concerned.
- (6) *Shelter from extreme heat or cold* . Shelter that is provided in an enclosed area such as enclosed porch or vehicle, shall not cause danger, distress or discomfort to the animal.
- (7) *Drainage* . A suitable method shall be provided to rapidly eliminate excess water to prevent a damp, wet or muddy environment.
- (8) *[Restrictions on dogs left outdoors.]* No dog may be left outdoors in the case of extreme weather conditions, including when a heat advisory, a wind chill warning, thunderstorm warning, or tornado warning has been issued by local, state, or national authority.
- (j) A dog must be tethered in such a manner as to prevent injury or strangulation and the tether must be at least ten feet long.
- (k) The tether must be attached to the dog by a properly fitting collar or harness with a rotating toggle attachment. Pinch, prong, or choke collars shall not be used. The tether shall not wrap directly around the dog's neck.
- (l) **No owner or person shall confine any dog in an enclosure, kennel, doghouse, or any type of container or structure with excessive growth of vegetation or on hazardous premises.**

Any person violating or aiding in the violation of any provision of this section, or resisting, obstructing, impeding the animal control authority or any authorized officer in enforcing this section, shall be fined no less than \$50.00 or no more than \$500.00. For the first offense, a warning citation may be issued.

Sec. 6-92. - Excessive or habitual violations.

- (a) When a pet owner has three or more violations of the same type or violations in combination, regarding one or more pets, the administrator may have one or more such pets removed from an owner or custodian and place for adoption or otherwise dispose of such animals in a humane manner.
- (b) When the violation is regarding inhumane treatment of animals, the administrator may deem the owner unfit and ban from owning or having pets in his/her care for a set period of time. After that time has elapsed, he/she will again be allowed to own or care for animals after a thorough investigation by an animal control officer or state humane investigator.
- (c) When an owner has been banned from owning or having animals in his/her care; information shall be provided to all other animal control officers, shelters, and humane investigators.
- (d) An owner/custodian may appeal a decision pursuant to section 6-92 of this ordinance, to the administrator of county animal control or his or her designee.

ARTICLE VI. - STRAYING AND STRAY DOGS

Sec. 6-101. - Notification by persons finding straying or stray dogs.

- (a) Any person who finds a straying dog and (1) provides care or safekeeping or (2) retains the dog in such a manner as to control its activities shall immediately:
 - (1) Make a reasonable attempt to notify the owner of the found dog if the owner can be ascertained from any tag, license, collar, tattoo, or other form of identification or markings or if the owner of the dog is otherwise known to the individual. If an owner cannot be located or contacted, the dog must be turned over to Whiteside County animal control by 9:30 a.m. the next business day morning. If an individual is unable to make contact with Whiteside County animal control, their local law enforcement agency may be contacted.
- (b) Any person who finds a stray dog and (1) provides care or safekeeping or (2) retains the dog in such a manner as to control its activities shall immediately:

- (1) If the dog has been found during normal business hours Monday thru Friday 9:00 a.m. - 5:00 p.m. with no county registration tag, microchip, license, collar, tattoo, or other form of identification or markings the dog must immediately be turned over to the county animal control. Individuals will be asked to provide to the county animal control their name, contact information and the location where the dog was found. Any stray dog found after normal business hours must be turned over to the county animal control by 9:30 a.m. the next business day morning. If an individual is unable to make contact with the county animal control, their local law enforcement agency may be contacted.
- (c) If a person finds a stray or straying dog and (1) provides care or safekeeping or (2) retains the dog in such a manner as to control its activities, the individual shall comply with the provisions as it pertains to Humane Care for Animals Act (510 ILCS 70/3.01) (from Ch. 8, par. 703.01) and (510 ILCS 70/3) (from Ch. 8, par. 703)

Any person violating or aiding in the violation of any provision of this section, or resisting, obstructing, impeding the animal control authority or any authorized officer in enforcing this section, shall be fined no less than \$50.00 or no more than \$500.00. For the first offense, a warning citation may be issued. Each day a person fails to comply constitutes a separate offense.

ARTICLE VII. - MANAGED CARE OF FERAL CATS⁶¹

Sec. 6-112. - Responsibilities of owners of domesticated cats.

- (a) Owners of domesticated cats shall provide appropriate and adequate food, water and shelter for their cats.
- (b) The owner of a domesticated cat shall exercise reasonable care to guard against the cat creating a nuisance.
- (c) Owners of domesticated cats shall not permit their cats to roam unsupervised off their property.
- (d) An owner shall not abandon a domesticated cat.

Sec. 6-113. - Feral cat colonies.

- (a) Feral cat colonies shall be permitted and feral cat colony caretakers shall be entitled to maintain and care for feral cats by providing food, water, shelter and other forms of sustenance, provided that the feral cat colonies are registered with a department approved sponsor, as defined in section 10-97(b), and that the feral cat colony caretaker takes all appropriate and available steps to meet the terms and conditions of this article.
- (b) Sponsorship of colony TNR programs. Any animal humane society that agrees to comply with the requirements of this article for sponsors shall be eligible to act as a sponsor. Any humane society intending to undertake the responsibilities of sponsor shall so advise the department in writing and provide its address and telephone number, and electronic mail address if applicable.
- (c) Sponsor requirements. It shall be the duty of the sponsor to:
 - (1) Review and, in its discretion, approve of feral cat colony caretakers.
 - (2) Help to resolve any complaints over the conduct of a feral cat colony caretaker or of cats within a colony.
 - (3) Maintain records provided by feral cat colony caretakers on the size and location of the colonies as well as the vaccination, micro-chipping, and spay and neuter records of cats in the sponsor's colonies.
 - (4) Provide, at a minimum, written educational training for all caretakers addressing uniform standards and procedures for colony maintenance.

- (5) Report annually to the department on the following:
 - a. Number and location by zip code of colonies for which it acts as a sponsor in the county;
 - b. Total number of cats in each of its colonies;
 - c. Number of cats from its colonies micro-chipped, vaccinated, and spayed and neutered pursuant to the TNR program and number of cats and kittens from its colonies placed in permanent homes.
 - (6) Use due consideration to prevent feral cat colonies from being maintained on lands managed for wildlife or other natural resources, such as but not limited to nature preserves, where the presence of a feral cat colony is a proven threat, and to avoid the taking of rare, threatened or endangered species under the Illinois Endangered Species Protection Act;
 - (7) Provide any forms or other documentation necessary to allow feral cat colony caretakers to receive any public or private subsidies, medical care or other forms of assistance for their feral cat colonies which may be available to them;
 - (8) Provide to the department the location, by address, of feral cat colonies where feral cat colony caretakers have regularly failed to comply with this article or where the sponsor has been unable to resolve a nuisance behavior situation.
- (d) Feral cat colony caretaker responsibilities. In order to be an approved managed feral cat colony caretaker, said caretakers shall be responsible for the following:
- (1) Registering the colony with the sponsor.
 - (2) Taking all appropriate and available steps to vaccinate the colony population for rabies, preferably with a three-year vaccine and to update the vaccinations as warranted and mandated by law.
 - (3) Taking all appropriate and available steps to have the colony population spayed or neutered by a licensed veterinarian.
 - (4) Ear tipping the left ear of a colony cat that has been vaccinated and spayed or neutered so that colony cats can be readily identified.
 - (5) Having an EAID inserted into each colony cat by a veterinarian in accordance with professional medical standards. The sponsor and the feral cat colony caretaker shall be the named contacts for purposes of the EAID.
 - (6) Providing the sponsor with descriptions of each cat in the colony and copies of documents demonstrating that the cats have been vaccinated, micro-chipped, and spayed or neutered.
 - (7) Providing food, water and, if feasible, shelter for colony cats.
 - (8) Obtaining proper medical attention for any colony cat that appears to require it.
 - (9) Observing the colony cats at least twice per week and keeping a record of any illness or unusual behavior noticed in any colony cat.
 - (10) Obtaining the written approval of the owner of any property, or any authorized representative of the owner, to which the caretaker requires access to provide colony care.
 - (11) Taking all reasonable steps to (1) remove kittens from the colony after they have been weaned, (2) place the kittens in homes or foster homes for the purpose of subsequent permanent placement, and (3) capture and spay the mother cat.
 - (12) Reporting semi-annually in writing to the sponsor on (1) the location of the colony, (2) the number and gender of all cats in the colony, (3) the number of cats that died or otherwise ceased being a part of the colony; (4) the number of kittens born to colony cats and their disposition, (5) the number of cats placed in animal shelters or in permanent homes as companion cats, (6) the number of cats vaccinated, (7) the number of cats micro-chipped, and (8) the number of cats spayed or neutered.

- (e) Withdrawal of feral cat colony caretaker or sponsor. In the event that a feral cat colony caretaker is unable or unwilling to continue in that role, he or she shall notify his or her sponsor.

In the event a sponsor is unable or unwilling to continue to perform its role, it shall so advise the department. The sponsor shall work with the department to obtain a replacement sponsor. If no new sponsor is found within 30 days, the sponsor shall notify the department.

- (f) Disposition of feral cat colony cats.
 - (1) An animal control officer who has trapped a cat whose left ear has been tipped or which bears some other distinguishing mark, such as but not limited to a tattoo, indicating that it belongs to a feral cat colony, shall scan the cat for an EAID. If an EAID is found, the officer shall attempt to contact the sponsor or feral cat colony caretaker. If an EAID is not found, the officer shall take reasonable steps to notify a sponsor of the description and sex of the cat, and if available, the address or location where the cat was trapped. The sponsor shall then take all appropriate and available steps to identify the feral cat colony caretaker of this cat or a feral cat colony caretaker who will take responsibility for managing this cat.
 - (2) If the feral cat colony caretaker is not able to immediately take custody of the cat, the officer shall transport the cat to the sponsoring humane society's animal shelter or nearest animal shelter. The feral cat colony caretaker shall be responsible for retrieving the cat from the shelter within three (3) business days or advising the shelter if he or she does not intend to retrieve the cat.
 - (3) The department, its designee, or a licensed veterinarian, shall be the only persons permitted to destroy a feral cat.
 - (4) No person may knowingly poison or cause to be poisoned, or cause the destruction by any other means, of a feral cat. Animal care, subsection (k), the only exception will be by written permit from the Illinois Department of Agriculture for the purpose of controlling diseases transmissible to humans or other animals and only when all other methods and means have been exhausted. Such a permit shall name a person or persons conducting the poisoning, specify the products to be used, give the boundaries of the area involved and specify the precautionary measures to be employed to insure the safety of humans and other animals. Any drugs used for the euthanasia shall be by or under the direction of a licensed veterinarian.

Sec. 6-114. - Chapter enforcement.

- (a) The department or its designee, in order to encourage the stabilization of the feral cat population in the county, shall have the following rights:
 - (1) The right to trap in a humane manner and remove any cats that (1) have not been vaccinated against rabies or which are demonstrating signs of the disease, (2) are not spayed or neutered, (3) are not identifiable through an EAID as belonging to a feral cat colony that has a sponsor and a feral cat colony caretaker, or (4) for public health or public safety concerns.

If no issue of public health or safety exists, or if any issues of public health and safety can be addressed by the removal and relocation of the cat to another area, a sponsor can arrange to have the cat spayed or neutered, ear tipped, and vaccinated against rabies by a licensed veterinarian, and have an EAID inserted. The sponsor may then arrange for the cat to be adopted or placed in a feral cat colony.

If a feral cat is demonstrating signs of having rabies, or has an illness or injury that presents an imminent danger to the public health or safety, or to its own person, that cat shall be humanely destroyed under the supervision of the PH administrator or his/her designee (preferably an infectious disease authority).

- (2) The right to direct that a sponsor remove a feral cat that is creating a nuisance if the sponsor has failed to adequately resolve the nuisance within 30 days after being given written notice thereof. In the event that the department directs the sponsor to remove the cat, the sponsor shall have 30 days to do so. Failure of the sponsor to remove the cat within said time period (or such longer time as the department may specify) shall constitute grounds for the department to remove the cat.
- (b) Animal control officers ("ACO") or police officers shall investigate any nuisance complaint allegedly caused by a feral cat.
 - (1) In the event that an ACO or police officer finds that a feral cat or feral cat colony has created a nuisance, the ACO or police officer shall advise the department and sponsor in writing of the nuisance.
 - (2) The sponsor shall have the right to review the matter with the administrator of the department. If the sponsor is not able to satisfy the administrator that a nuisance is not occurring, the sponsor shall have 30 days to comply with the administrator's direction with respect to correcting the nuisance. If the sponsor fails to correct the nuisance, the department shall have the right to remove the cat.
 - (c) If a sponsor fails to perform its responsibilities as defined in section 6-113(c) of this article, the department may notify the sponsor that it must comply with the requirements of this article within 30 days. If the sponsor fails to do so, the department may remove this sponsor from the list of department approved sponsors, and may reassign the feral cat colonies from this sponsor to another sponsor.
 - (d) If a feral cat colony caretaker regularly fails to comply with this article, the sponsor may notify the feral cat colony caretaker that he or she has 30 days to make all reasonable efforts to fulfill the responsibilities defined in section 6-113(d) of this article. If the feral cat colony caretaker fails to comply within that time period, the sponsor may identify and obtain replacement feral cat colony caretakers for the feral cat colonies of the non-compliant feral cat colony caretaker. If no other feral cat colony caretaker can be found within 30 days, the sponsor shall notify the department, and the department may humanely remove all, or parts of, the feral cat colonies and dispose of them in accordance with section.
 - (e) Feral cats who were spayed or neutered and vaccinated for rabies prior to the date on which this article became effective, but did not have an EAID inserted or were marked as feral by some indication other than a left eartip, such as but not limited to a tattoo, shall be deemed to be in compliance with this article, if all other requirements in section 6-113(d) are being met by their feral cat colony caretaker. Feral cat colony caretakers shall take all appropriate and available steps to bring these cats into compliance with the provisions of this ordinance within three years of its enactment, or upon revaccination of the cats for rabies, whichever comes first.

WHITESIDE COUNTY COURT SERVICES

August 2020

ADULT DIVISION

PRE-SENTENCE INVESTIGATIONS	Ordered: 0 Pending: 3
ACTIVE SUPERVISION	Beginning: 439 New: 27 Closed: <u>20</u> Ending: 446
ADMINISTRATIVE CASELOAD	352
TOTAL CASELOAD	798
DRUG COURT CLIENTS	8
DOC COMMITMENTS	0
TRANSFERRED CASES	9
VIOLATIONS REPORTED	10
PUBLIC SERVICE WORK	Beginning: 315 New: 18 Closed: <u>7</u> Ending: 326
	Hours Completed: 1147

JUVENILE DIVISION

SOCIAL INVESTIGATIONS	Completed: 0
ACTIVE SUPERVISION	Beginning: 29 New: 1 Closed: <u>2</u> Ending: 28
ADMINISTRATIVE CASELOAD	4
TOTAL CASELOAD	32
INTAKE SCREENINGS	1
DOC COMMITMENTS	0
TRANSFERRED CASES	0
VIOLATIONS REPORTED	0
PUBLIC SERVICE WORK	Beginning: 14 New: 1 Closed: <u>2</u> Ending: 13
	Hours Completed: 128

ELECTRONIC MONITOR HOME DETENTION

EMHD	Beginning: 8
	New: 3
	Closed: <u>1</u>
	Ending: 10

FEES COLLECTED

RESTITUTION	\$ 6,936.98
EMHD	\$ 2,106.00
PROBATION FEES	\$ 13,759.87
CARE KEEP	\$ 2,630.00

PLACEMENTS	Juveniles	Total Days	Cost Per Day	Total Cost
Arrowhead Ranch:	0	0	\$ 147.39	\$ 0.00
Focus House:	0	0	\$ 136.00	\$ 0.00
Mary Davis Home:	3	93	\$ 125.00	\$ 11,625.00
			Medical & Incidentals:	\$ 101.00
			TOTAL:	\$ 11,726.00

JUDICIARY COMMITTEE REPORT

TOTAL DEPOSITS for month

	Aug-20	Jul-20	Jun-20	May-20	Apr-20	Mar-20	Feb-20	Jan-20	Dec-19
FY20 Totals	\$247,185.79	\$217,739.70	\$175,884.02	\$100,272.50	\$106,107.53	\$296,475.66	\$246,481.73	\$261,209.43	\$267,236.58
\$1,918,592.94	\$14,175.17	\$8,264.00	\$8,864.00	\$2,895.00	\$6,470.50	\$8,181.20	\$8,027.50	\$13,555.00	\$8,504.50
ACH (online payments-govpay)	102	76	90	55	73	89	91	113	108
**number of transactions	\$45,788.50	\$42,378.00	\$31,783.00	\$16,663.50	\$14,584.50	\$47,484.00	\$62,945.50	\$56,946.50	\$55,510.00
ACH (online payments-efile)	264	290	142	68	62	300	573	399	486
**number of pay e-filing transactions	2582	2554	2030	1335	1122	2643	2938	3213	2889
**number of total e-filing transactions	\$52,017.50	\$53,416.98	\$47,542.78	\$44,971.62	\$65,568.20	\$86,331.28	\$59,791.57	\$63,569.30	\$50,906.93
Epay 2 (eplea & epay)	506	551	475	488	572	682	523	637	576
**number of transactions	1650	1589	1289	847	922	1987	2259	2237	2310
***total pay transactions for the month	\$222,903.79	\$185,998.85	\$154,239.02	\$85,975.50	\$104,897.53	\$256,968.64	\$261,519.98	\$240,663.43	\$226,864.58
\$1,739,981.32	\$151,772.93	\$123,363.94	\$106,566.51	\$51,142.47	\$62,600.89	\$159,694.21	\$169,810.44	\$159,708.06	\$156,053.10

TOTAL CHECKS issued for month

WHITESIDE COUNTY
of this total - portions received

\$548,761.51	\$71,271.34	\$57,146.24	\$47,875.40	\$22,289.79	\$27,162.57	\$74,628.29	\$85,164.80	\$81,565.66	\$81,657.42
Circuit Clerk Budgets	\$42,076.79	\$35,446.38	\$30,904.78	\$14,190.19	\$14,679.42	\$43,466.54	\$56,161.79	\$49,891.63	\$51,618.97
**Circuit Clerk Fees	\$85,111.65	\$8,928.37	\$6,858.77	\$3,221.58	\$4,889.14	\$12,477.26	\$11,901.46	\$12,908.90	\$12,210.22
**Court Automation	\$85,098.94	\$8,901.53	\$6,786.31	\$3,266.02	\$5,102.21	\$12,519.29	\$11,893.50	\$12,719.23	\$12,106.53
**Court Records Storage	\$20,331.43	\$2,777.68	\$2,025.50	\$829.00	\$1,152.00	\$3,032.00	\$2,819.25	\$3,104.50	\$2,914.50
**Circuit Clerk Operation	\$19,783.00	\$1,844.46	\$1,648.54	\$783.00	\$1,339.80	\$3,133.20	\$2,388.80	\$2,941.40	\$2,807.20
**E-Citations	\$77,668.20	\$8,122.50	\$6,391.07	\$3,639.39	\$3,732.41	\$10,692.95	\$12,499.87	\$11,292.42	\$10,651.43
Judge Authority Budgets	\$5,155.90	\$3,356.41	\$3,391.47	\$1,884.46	\$2,307.04	\$5,810.23	\$5,977.43	\$5,511.00	\$4,918.07
State's Attorney Budgets	\$28,902.88	\$4,792.38	\$4,792.38	\$1,385.96	\$1,204.09	\$5,250.28	\$5,137.69	\$2,160.94	\$3,012.12
Public Defender Budgets	\$280,439.66	\$39,522.78	\$31,280.59	\$30,431.48	\$17,232.62	\$37,110.46	\$37,868.80	\$39,588.60	\$33,991.92
Sheriff Budgets	\$166,628.29	\$21,444.16	\$18,665.82	\$16,250.26	\$8,530.46	\$10,962.16	\$26,202.00	\$23,161.85	\$19,589.44
Probation Services Budgets	**Restitution	\$60,251.25	\$5,514.69	\$4,102.35	\$3,625.12	\$4,162.04	\$14,943.74	\$6,978.25	\$7,940.30
IL STATE TREASURER	\$40,947.26	\$37,798.29	\$27,052.73	\$19,613.18	\$26,104.34	\$57,949.31	\$56,720.29	\$49,166.98	\$42,874.38

JURY INFORMATION

Jury Fees paid	\$4,150.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$2,175.00	\$0.00	\$1,975.00
Number of Jury Trials	2	0	0	0	0	0	1	0	1
Number of Jury Trial Days	4	0	0	0	0	0	2	0	2
Grand Jury days	0	0	0	0	0	0	0	0	0

CREDIT COLLECTION PARTNERS

Payments from CCP	\$28,654.28	\$3,136.36	\$2,989.43	\$1,667.09	\$2,082.36	\$3,233.74	\$5,048.10	\$3,467.41	\$2,745.46
Credit Collections collected by Clerk	\$24,050.47	\$2,614.51	\$3,027.62	\$1,453.50	\$3,144.54	\$2,185.78	\$5,994.43	\$2,311.67	\$1,366.75
Total - FY2020	\$52,704.75	\$5,750.87	\$6,017.05	\$3,120.59	\$5,226.90	\$5,419.52	\$11,042.53	\$5,779.08	\$4,112.21
Previous Balance	\$144,267.80	\$138,250.75	\$135,130.16	\$129,903.26	\$124,483.74	\$113,441.21	\$107,662.13	\$103,549.92	\$97,313.92
Ending Total (starting from Jan 2017)	\$150,018.67	\$144,267.80	\$138,250.75	\$135,130.16	\$129,903.26	\$124,483.74	\$113,441.21	\$107,662.13	\$103,549.92

<u>DEPARTMENTAL BUDGET</u>	** <u>Budget Line Item</u>	** <u>Aug-20</u>
<u>Circuit Clerk Budgets</u>		
Circuit Clerk Fees	01.07.210.41230	\$42,076.79
Court Automation	16.07.213.41145	\$11,715.95
Clerk Op	20.07.210.41145	\$2,777.68
Court Records Storage	37.07.216.41145	\$11,804.32
Circuit Clerk - E Citations	64.07.218.41242	\$2,896.60
		\$71,271.34
<u>Judge Authority Budgets</u>		
Court Administration	01.07.211.41240	\$7,051.16
County Reimbursement	01.07.211.41280	\$0.00
Law Library	21.07.214.41145	\$3,595.00
		\$10,646.16
<u>State's Attorney Budgets</u>		
State's Attorney Fees	01.03.220.41145	\$4,806.71
Victim Impact	01.03.220.41155	\$20.00
State's Atty Records Auto	54.03.224.41145	\$329.19
		\$5,155.90
<u>Public Defender Budgets</u>		
Public Defender	01.07.230.41150	\$3,518.09
Public Defender GAL fees	01.07.230.41150	\$100.00
Public Defender Records Auto	53.07.231.41145	\$114.50
		\$3,732.59
<u>Sheriff Budgets</u>		
Sheriff - Fines and Fees	01.03.340.41145	\$25,699.13
Sheriff - FTA Warrant Fee	01.03.340.41230	\$0.00
Sheriff - Periodic Imprismnt	01.03.340.41230	\$0.00
Sheriff - Police Vehicle Fund	01.03.340.41230	\$20.00
Sheriff - Sheriff Fees	01.03.340.41230	\$934.32
Sheriff - Traffic (county fees)	01.03.340.41230	\$674.60
Sheriff - Judicial Security	01.03.340.41235	\$10,406.32
Sheriff - DUI Fund	22.03.340.41145	\$458.00
Sheriff - Arrestees Medical	25.03.346.41145	\$294.50
Sheriff - Drug Enforcement	26.03.345.41100	\$569.71
Sheriff - E Citation	72.03.340.41242	\$216.20
Sheriff - Highway Hire Back		\$250.00
		\$39,522.78
<u>Probation Services Budgets</u>		
Transfer Fee	01.07.210.41230	\$117.00
Care/Keep	01.07.240.41180	\$2,630.00
Civil Citation-Drug Addiction	01.07.245.41145	\$0.00
Drug Crt/Prob Solving Court	01.07.245.41154	\$1,435.34
Reimb Drug Ct PSF	01.07.245.41280	\$175.00
DV Surveillance	34.07.241.41145	\$164.00
Lab Analysis	34.07.241.41145	\$873.95
Risk Assessment	34.07.241.41145	\$0.00
Probation/Court Services	34.07.241.41145	\$13,942.87
Home Confinement	34.07.241.41195	\$2,106.00
		\$21,444.16
<u>TOTAL</u>		<u>\$151,772.93</u>

STATISTICS 2020

June Totals	
1st App - JA	0
1st App - JD	1
1st App - J	0
1st App/Plea Agreement	0
1st App - TR & CM	0
1st App - PTR	1
Stipulation	2
Adjudicatory Hearing	4
VOP Hearing	0
PTC/Status - JA	39
PTC/Status - TR & CM	0
PTC/Status - JD	13
PTC/Plea - JD	7
PTC/ TR & CM plea	0
PTC/Status - J	0
PTC/Plea - J	0

July Totals	
1st App - JA	0
1st App - JD	2
1st App - J	0
1st App/Plea Agreement	0
1st App - TR & CM	0
1st App - PTR	1
Stipulation	6
Adjudicatory Hearing	4
VOP Hearing	0
PTC/Status - JA	32
PTC/Status - TR & CM	0
PTC/Status - JD	6
PTC/Plea - JD	6
PTC/ TR & CM plea	0
PTC/Status - J	0
PTC/Plea - J	0

August Totals	
1st App - JA	0
1st App - JD	6
1st App - J	0
1st App/Plea Agreement	0
1st App - TR & CM	0
1st App - PTR	0
Stipulation	3
Adjudicatory Hearing	2
VOP Hearing	0
PTC/Status - JA	25
PTC/Status - TR & CM	0
PTC/Status - JD	2
PTC/Plea - JD	2
PTC/ TR & CM plea	0
PTC/Status - J	0
PTC/Plea - J	1

STATISTICS 2020

Motions – JA	5
Motions – JD	2
PTR Hearing	0
Trial/Sentencing	3
Permanency/Review	36
Court Review - JA	0
Court Review - JD	1
Shelter Care	4
Detention Hearing	0
Dispositional Hearing	2
# of POA s	56
# of cases w/GAL Fees	3
# of cases w/Restitution	1
# victims for Restitution	1
GAL Fees \$	\$300.00
Restitution \$	\$2,235.61
Reimbursement \$	\$830.00

Motions – JA	6
Motions – JD	0
PTR Hearing	0
Trial/Sentencing	0
Permanency/Review	25
Court Review - JA	0
Court Review - JD	0
Shelter Care	3
Detention Hearing	0
Dispositional Hearing	6
# of POA s	66
# of cases w/GAL Fees	3
# of cases w/Restitution	1
# victims for Restitution	3
GAL Fees \$	\$375.00
Restitution \$	\$1,741.34
Reimbursement \$	\$2,120.00

Motions – JA	8
Motions – JD	1
PTR Hearing	0
Trial/Sentencing	0
Permanency/Review	22
Court Review - JA	0
Court Review - JD	1
Shelter Care	6
Detention Hearing	0
Dispositional Hearing	3
# of POA s	45
# of cases w/GAL Fees	1
# of cases w/Restitution	0
# victims for Restitution	0
GAL Fees \$	\$150.00
Restitution \$	\$0.00
Reimbursement \$	\$60.00

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RESOLUTION



WHEREAS, The County of Whiteside, as Trustee for the Taxing Districts therein, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Whiteside, as Trustee for the Taxing Districts therein, has acquired an interest in the following described real estate:

PT NW SESEC 35 TWP 22 RNG 3

PERMANENT PARCEL NUMBER: 01-35-401-009

As described in certificate(s): 2016-00032 sold on November 02, 2017

Commonly known as: INDIAN HILLS CT.

and it appearing to the Finance Committee that it is in the best interest of the County to accept full payment of the delinquent taxes, penalties, interest, and costs from the owner of an interest in said property.

WHEREAS, Rebecca Huizenga, For Nicholas J & Laua A Huizenga, has paid \$2,838.81 for the full amount of taxes involved and a request for surrender of the tax sale certificate has been presented to the Finance Committee and at the same time it having been determined that the County shall receive \$1,677.60 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$65.43 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account. Rebecca Huizenga, For Nicholas J & Laua A Huizenga shall receive \$136.00 for overpayment. The remainder is the amount due the Agent under his contract for services.

WHEREAS, your Finance Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF WHITESIDE COUNTY, ILLINOIS, that the Chairman of the Board of Whiteside County, Illinois, hereby authorizes the cancellation of the appropriate Certificate(s) of Purchase on the above described real estate for the sum of \$1,677.60 to be paid to the Treasurer of Whiteside County, Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this _____ day of _____, _____

ATTEST:

CLERK

COUNTY BOARD CHAIRMAN

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